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14	JOHN DOE #1 AND JOHN DOE #2,	No. 3:21-cv-00485-JCS
16	Plaintiffs,	NOTICE OF APPEAL
17	v.	
18	TWITTER, INC.,	
19	Defendant.	
20		
21	1.	
22	Plaintiffs John Doe #1 and John Doe #2 hereby give notice that they are appealing this	
23	Court's orders of August 19, 2021 (Dkt. No. 69) and December 11, 2023 (Dkt. No. 121), and the	
24   25	final judgment of December 11, 2023 (Dkt. Nos. 121–22), to the United States Court of Appeals	
26	for the Ninth Circuit. See generally 28 U.S.C. § 1291; Fed. R. App. P. 3(a), 4(a)(1)(A). That	
27	To the Minn Chount See generally 20 U.S.C.	- 1 -
28	Notice of Appeal 3:21-cv-00485-JCS	

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1	order adjudicated all of the Plaintiffs' remaining claims and thus fully adjudicated the parties'		
2	respective rights and liabilities. See Fed. R. App. P. 3(c)(5)(A).		
3	2.		
4			
5	This appeal will encompass all the claims and issues that are merged into this Court's		
6	December 2023 judgment. Fed. R. App. P. 3(c)(6). Among the claims and issues the Plaintiffs		
7	plan to raise on appeal are the following:		
8	• The dismissal of the Plaintiffs' federal claims (Claims One through Four). See (Dkt. 69,		
9	121) This includes the claims that went to the Ninth Circuit on interlocutory appeal		
10	121.) This includes the claims that went to the Ninth Circuit on interlocutory appeal.		
11	• The dismissal of the Plaintiffs' California state claims (Claims Five through Thirteen).		
12	See (Dkt. 69.)		
13	These items highlight but do not limit the claims and issues that the Plaintiffs may pursue on		
14	appeal. See Fed. R. App. P. 3(c)(4)–(6).		
15			
16	3.		
17	The representation statement required by the Ninth Circuit is Appendix A to this notice. See		
18	Fed. R. App. P. 12(b); 9th Cir. R. 3-2, 12-2.		
19	4.		
20	The Plaintiffs are today paying all appropriate filing and docketing fees. <i>See</i> Fed. R. App. P		
21	2(-), 0(1, Cir. P. 2.1		
22	3(e); 9th Cir. R. 3-1.		
23	* * *		
24	January 9, 2024 By: /s/ Peter A. Gentala		
25	Peter A. Gentala*  NATIONAL CENTER ON SEXUAL		
26	EXPLOITATION		
27	-2-		
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28	3:21-cv-00485-JCS	

1 APPENDIX A REPRESENTATION STATEMENT 2 3 **Appellants** 4 Appellant parties: 5 John Doe #1 6 John Doe #2 7 Appellant counsel: 8 Paul A. Matiasic THE MATIASIC FIRM, P.C. 4 Embarcadero Center, Suite 1400 10 San Francisco, CA 94111 11 Telephone: (415) 675-1089 matiasic@mjlawoffice.com 12 Lisa D. Haba\* 13 Adam A. Haba\* 14 THE HABA LAW FIRM, P.A. 1220 Commerce Park Dr., Suite 207 15 Longwood, FL 32779 Telephone: (844) 422-2529 16 lisahaba@habalaw.com 17 adamhaba@habalaw.com 18 Benjamin W. Bull\* Peter A. Gentala\* 19 Dani Bianculli Pinter\* 20 Christen M. Price\* NATIONAL CENTER ON SEXUAL 21 EXPLOITATION 22 1201 F Street, NW, Suite 200 Washington, D.C. 20004 23 Telephone: (202) 393-7245 lawcenter@ncose.com 24 25 \* Admitted pro hac vice 26 Appellants' counsel are all registered for electronic filing in the 9th Circuit. 27 - 4 -Notice of Appeal 28 3:21-cv-00485-JCS

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